REMARKS/ARGUMENTS

Claims 26-47 and 51-52 remain pending in this application. Claims 54-60 have been withdrawn from consideration. Applicant has amended claims 26, 28, 51 and 52. Applicant respectfully requests consideration of claims 26-47 and 51-52.

I. Rejection of Claims 26-47 and 51-52 Based on 35 U.S.C. § 102

The Examiner has rejected claims 26-47 and 51-52 under 35 USC 102(e) as being anticipated by Perkowski (US Patent No. 6,625,581).

In response, Applicant has amended claims 26, 28, 51 and 52. Applicant respectfully submits that Perkowski does not anticipate, teach or describe claims 26-47 and 51-52, as amended.

Perkowski describes a system that allows manufacturers to input information about their products on a website. The system of Perkowski then provides access tools, such as search capabilities and fast links to product references, allowing consumers easy access to the product information. The consumers can then select and place an order for the desired products.

With respect to independent claims 26 and 51, Applicant submits that Perkowski does not teach, describe or anticipate a process whereby a business trading participant publishes process data containing business transaction messages. The transactions messages are automatically processed by a process

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management platform that automatically determines which one of a plurality of trading participants can fulfill the requirements in the transaction messages.

Then the process management platform translates the business process data to a format/language understood by the trading partner and transmits the translated process data to the trading participant.

For at least the foregoing reasons, Applicant submits that independent claims 26 and 51 are allowable over the cited reference. Further dependent claims 27-47 and 52, being dependent upon allowable base claims, are also allowable for at least the foregoing reasons.

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IV. Conclusion

Applicant submits that pending claims 26-47, 51-52 and 54-60 are in condition for allowance. Applicant respectfully requests that a timely Notice of Allowance be issued in this case.

Respectfully submitted,

THE HECKER LAW GROUP

Date: September 18, 2006

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CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as First Class Mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA. 22313-1450:

Signature: Sergio Chacon

Data